

# DISTRICT ATTORNEY KINGS COUNTY

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> [INSERT NAME] Assistant District Attorney

[INSERT DATE]

[INSERT D/C INFO]

Re: [INSERT CASE NAME]

Kings County Dkt./Ind. No. [#######]

In connection with the above-named case, the People voluntarily provide the following information regarding:

MOS NAME: MICHAEL VITALE

MOS TAX:

in satisfaction (to the extent applicable) of their constitutional, statutory, and ethical obligations. Further, the People reserve the right to move <u>in limine</u> to preclude reference to this information, or otherwise to object to its use and/or introduction into evidence.

### Disclosure # 1:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 11/14/2019, AGAINST MOS VITALE: ALLEGATION(S):

1. COURT NON-APPEARANCE - TRAFFIC VIOLATIONS BUREAU

CASE STATUS: CLOSED ON 02/17/2020

ACTION TAKEN: SCHEDULE A COMMAND DISCIPLINE

#### Disclosure # 2:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 02/14/2020, AGAINST MOS VITALE: ALLEGATION(S):

1. BODY WORN CAMERA - FAIL TO ACTIVATE

CASE STATUS: CLOSED ON 10/20/2020 ACTION TAKEN: LETTER OF INSTRUCTION

#### Disclosure # 3:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION(S), DATED 04/08/2020, AGAINST MOS VITALE: ALLEGATION(S):

1. COURT NON-APPEARANCE - TRAFFIC VIOLATION BUREAU

CASE STATUS: CLOSED ON 09/21/2020

ACTION TAKEN: SCHEDULE A COMMAND DISCIPLINE

## Disclosure # 4:

THE PEOPLE ARE AWARE OF THE FOLLOWING FEDERAL CIVIL RIGHTS ACTION(S) AND/OR STATE TORT CIVIL LAWSUIT(S) IN WHICH THE INDICATED OFFICER HAS BEEN NAMED AS AN INDIVIDUAL DEFENDANT. NOTE, THE DISPOSITION INFORMATION MAY NOT BE CURRENT:

| PLAINTIFF | DOCKET     | COURT    | FILED   | DISPOSED | DISPOSITION        |
|-----------|------------|----------|---------|----------|--------------------|
| Terrence  | 17-CV-3811 | E.D.N.Y. | 7-14-14 | 1-22-15  | Voluntary          |
| Zeigler   |            |          |         |          | Stipulation of     |
|           |            |          |         |          | Dismissal by       |
|           |            |          |         |          | Plaintiff,         |
|           |            |          |         |          | pursuant to        |
|           |            |          |         |          | Fed. R. Civ. P.    |
|           |            |          |         |          | 41(a)(2), with     |
|           |            |          |         |          | prejudice and      |
|           |            |          |         |          | without fees or    |
|           |            |          |         |          | costs              |
| Marcus    | 16-CV-368  | E.D.N.Y. | 1-22-16 | 2-22-17  | Settlement,        |
| Bonner    |            |          |         |          | without            |
|           |            |          |         |          | admission of       |
|           |            |          |         |          | fault or liability |

BASED UPON CCRB DOCUMENTS UP TO DATE THROUGH FEBRUARY 16, 2021, THE PEOPLE ARE UNAWARE OF ANY CCRB SUBSTANTIATED AND/OR PENDING ALLEGATIONS AGAINST THIS OFFICER.

Eric Gonzalez District Attorney Kings County